

Exhibit 3

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

- - -

ABDULLAH JAMES GEORGE :
WILSON, on behalf of : Index No.
himself and others :
similarly situated, : C.A. No. 14-CV-2477(JPO)(RLE)
:
Plaintiffs, :
:
vs. :
:
CORELOGIC SAFERENT, LLC, :
:
Defendant. :
-

CONFIDENTIAL

VIDEOTAPED DEPOSITION of MATTHEW KNOWLES, a
non-party witness herein, taken pursuant to Subpoena and
held at the offices of Gray|Robinson, 301 East Pine
Street, 14th Floor, Orlando, Florida 32801, on July 29,
2016, at 11:24 a.m., before Karen S. Rhine, FPR and
Notary Public of the State of Florida.

SUMMIT COURT REPORTING, INC.
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1 A P P E A R A N C E S:

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3 FRANCIS & MAILMAN, P.C.
4 BY: LAUREN KW BRENNAN, ESQUIRE
19th Floor, Land Title Building
100 South Broad Street
5 Philadelphia, Pennsylvania 19110
(215) 735-8600
6 -- Counsel for Plaintiff
-- Appearance via Video Teleconference

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9 TROUTMAN SANDERS, LLP
1001 Haxall Point, 15th Floor
10 Richmond, Virginia 23219
(804) 697-5410
11 -- Counsel for Defendant

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13 ALSO PRESENT:

14 Robert Cruz, Videographer

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MATTHEW KNOWLES-CONFIDENTIAL

1	I	N	D	E	X
2	WITNESS				
3	MATTHEW KNOWLES				
4	EXAMINATION	PAGE			
5	BY MS. BRENNAN:	5			
6					
7					
8	E X H I B I T S				
9					
10	EXHIBIT NO.	DESCRIPTION	PAGE		
11	Knowles-1	Amended Notice of Deposition	15		
12	Knowles-2	Spreadsheet	32		
13	Knowles-3	NY OCA Kapow Conversion	43		
14	Knowles-4	CL-W0082145	56		
15	Knowles-5	CL-W0082144/6 pages	56		
16	Knowles-6	NY DOC - Undercustody Inmates	60		
17	Knowles-7	NY DOC - Released/Discharged	60		
18	Knowles-8	Criminal Data Conversions	63		
19	Knowles-9	Lease Decision	98		
20	Knowles-10	CL-W000053 - CL-W000062	110		
21	Knowles-11	CL-W000063 - CL-W000068	114		
22					
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1 P R O C E E D I N G S

2 THE VIDEOGRAPHER: Today's date is July 29,
3 2016. The time is approximately 11:24 a.m. My name
4 is Robert Cruz. I'm the videographer. The court
5 reporter is Karen Rhine. We are here representing
6 Summit Court Reporting.

7 We are present at Gray|Robinson, Orlando,
8 Florida. We're here for the purpose of taking the
9 deposition of Matthew Knowles. The case is
10 instituted in the United States District Court,
11 Southern District of New York.

12 The short style of the case is Wilson, et al.
13 v. Corelogic SafeRent, LLC. I will now ask the
14 attorneys to introduce themselves beginning with the
15 plaintiff's attorney.

16 MS. BRENNEN: Lauren Brennen of Francis &
17 Mailman on behalf of the Plaintiff, Abdullah James
18 George Wilson and the class.

19 MR. ANTHONY: David Anthony with Troutman
20 Sanders representing the Defendant.

21 THE VIDEOGRAPHER: Would the court reporter
22 kindly swear in the witness.

23 MATTHEW KNOWLES, called as a witness by the
24 Plaintiff, having been first duly sworn, testified as
25 follows:

MATTHEW KNOWLES-CONFIDENTIAL

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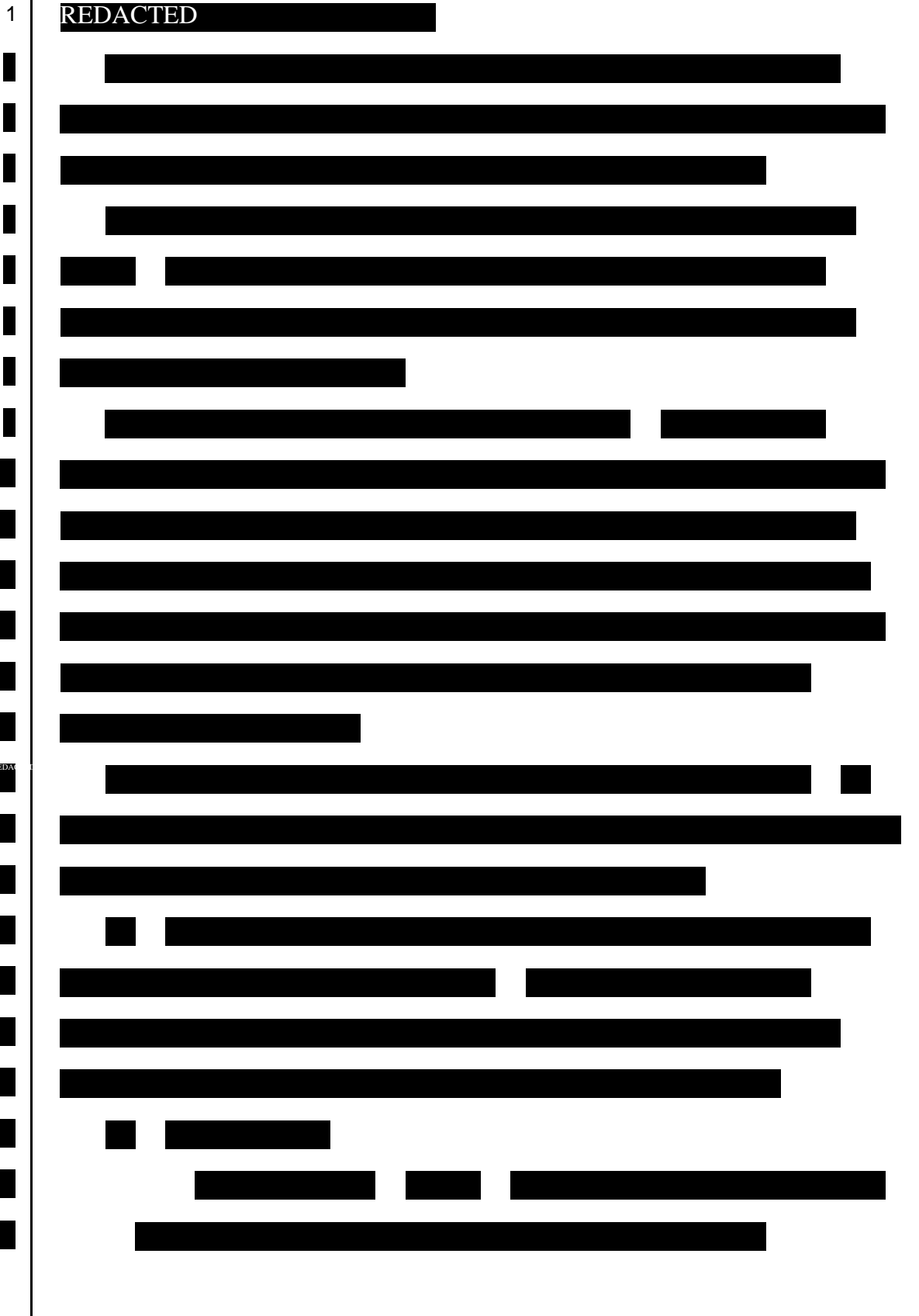
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1 MS. BRENNAN: Thank you, Mr. Knowles.

2 MR. KNOWLES: Thank you. Have a good day.

3 THE VIDEOGRAPHER: We're off the video record
4 at 3:50 p.m.

5 THEREUPON, the deposition of MATTHEW KNOWLES
6 was concluded at 3:50 p.m.

7 NOTE: The original and one copy of the
8 foregoing deposition will be held by Ms. Brennan;
9 copy to Mr. Anthony.

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MATTHEW KNOWLES-CONFIDENTIAL

1 CERTIFICATE OF REPORTER OATH

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3 STATE OF FLORIDA

4 COUNTY OF ORANGE

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6 I, the undersigned authority, hereby certify
7 that the witness named herein personally appeared before
8 me and was duly sworn.

9 WITNESS my hand and official seal this 29th day
10 of July, 2016.

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Karen S. Rhine, FPR

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Notary Public - State of Florida

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My Commission No. FF942916

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Expires: February 16, 2020

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MATTHEW KNOWLES-CONFIDENTIAL

1 REPORTER'S DEPOSITION CERTIFICATE

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3 STATE OF FLORIDA

4 COUNTY OF ORANGE

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6 I, Karen S. Rhine, FPR and Notary Public in and
7 for the State of Florida at Large, hereby certify that
8 the witness appeared before me for the taking of the
9 foregoing deposition, and that I was authorized to and
10 did stenographically and electronically report the
11 deposition, and that the transcript is a true and
12 complete record of my stenographic notes and recordings
13 thereof.

14

I FURTHER CERTIFY that I am neither an
15 attorney, nor counsel for the parties to this cause, nor
16 a relative or employee of any attorney or party
17 connected with this litigation, nor am I financially
18 interested in the outcome of this action.

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DATED THIS 5th day of August, 2016 at Orlando,
20 Orange County, Florida.

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Karen S. Rhine, FPR

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Knowles Deposition

Exhibit 2

